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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/661,502	09/15/2003	Ching-Tung Wang	TAIW 168	7402
759	90 08/15/2006		EXAMINER	
RABIN & CHAMPAGNE, P.C.			BODDIE, WILLIAM	
Suite 500 1101 14 Street, 3	N.W.		ART UNIT	PAPER NUMBER
Washington, DC 20005			2629	
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Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	10/661,502	WANG ET AL.				
Office Action Summary	Examiner	Art Unit				
	William Boddie	2629				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet v	vith the correspondence addre)ss			
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period wa - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUN 36(a). In no event, however, may a vill apply and will expire SIX (6) MC cause the application to become A	ICATION. A reply be timely filed ONTHS from the mailing date of this commandation (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on						
	action is non-final.					
·=						
closed in accordance with the practice under E	x parte Quayle, 1935 C.	D. 11, 453 O.G. 213.				
Disposition of Claims						
4) Claim(s) 1-20 is/are pending in the application.						
4a) Of the above claim(s) is/are withdraw	vn from consideration.					
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-20</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or	r election requirement.					
Application Papers						
9) The specification is objected to by the Examine	r.					
10) The drawing(s) filed on is/are: a) acce	epted or b) objected to	by the Examiner.				
Applicant may not request that any objection to the	drawing(s) be held in abeya	ance. See 37 CFR 1.85(a).				
Replacement drawing sheet(s) including the correct	ion is required if the drawin	g(s) is objected to. See 37 CFR	1.121(d).			
11)☐ The oath or declaration is objected to by the Ex	aminer. Note the attache	ed Office Action or form PTO-	·152.			
Priority under 35 U.S.C. § 119						
12) ☐ Acknowledgment is made of a claim for foreigna) ☐ All b) ☐ Some * c) ☐ None of:	priority under 35 U.S.C.	§ 119(a)-(d) or (f).				
1. Certified copies of the priority documents	s have been received.					
2. Certified copies of the priority documents	s have been received in	Application No				
3. Copies of the certified copies of the prior	ity documents have bee	n received in this National Sta	age			
application from the International Bureau						
* See the attached detailed Office action for a list	of the certified copies no	t received.				
Attachment(s)	🗖					
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	, —-	Summary (PTO-413) o(s)/Mail Date				
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date		Informal Patent Application (PTO-15	52)			

DETAILED ACTION

In an amendment dated, July 10th, 2006, the Applicant amended claims 1-2 and
 and added new claims 16-20. Currently claims 1-20 are pending.

Response to Arguments

- 2. Applicant's arguments filed July 10th, 2006 have been fully considered but they are not persuasive.
- 3. On page 9 of the Remarks the Applicant appears to argue that Kim and APA are "quite different" from each other. Therefore, one would not be motivated to modify the admitted prior art with the teachings of Kim.

As evidence of how different the two inventions are the Applicant points to the STV1 and STV2 pulses being shifted from each other; which is supposedly in contrast to the DSTH and LOAD signals of the APA. It seems clear that both signals are shifted, a simple comparison of figure 2 of APA with figure 9 of Kim is offered as evidence. The Applicant further points to the fact that Kim's pulses are used to operate a gate line driver, while APA are applied to a source driver. While true this does not cause issue with the rejection.

The teaching with which Kim is relied upon is the control of a clock signal based upon the status of another signal. As long as Kim is considered analogous art it does not matter that his invention is regarding a gate driver instead of a source driver.

4. Perhaps in recognition of this, the Applicant appears to argue, on page 9, that the two pieces of art are nonanalogous.

Art Unit: 2629

In response to applicant's argument that Kim and APA are nonanalogous art, it has been held that a prior art reference must either be in the field of applicant's endeavor or, if not, then be reasonably pertinent to the particular problem with which the applicant was concerned, in order to be relied upon as a basis for rejection of the claimed invention. See *In re Oetiker*, 977 F.2d 1443, 24 USPQ2d 1443 (Fed. Cir. 1992). In this case, Kim and APA are from the same field of endeavor, namely the manipulation of clock signals in the control circuitry of liquid crystal displays.

Page 3

5. The Applicant further argues that there is no reason to make a combination of Kim and APA.

In response to applicant's argument that there is no suggestion to combine the references, the examiner recognizes that obviousness can only be established by combining or modifying the teachings of the prior art to produce the claimed invention where there is some teaching, suggestion, or motivation to do so found either in the references themselves or in the knowledge generally available to one of ordinary skill in the art. See *In re Fine*, 837 F.2d 1071, 5 USPQ2d 1596 (Fed. Cir. 1988)and *In re Jones*, 958 F.2d 347, 21 USPQ2d 1941 (Fed. Cir. 1992). In this case, Kim discloses, a motivation in reducing power consumption (col. 6, lines 3-5).

With regards to the arguments of the combination between APA, Kim and Ranganathan these arguments are seen as identical to those already discussed.

Claim Rejections - 35 USC § 103

6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

Art Unit: 2629

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

7. Claims 1-3, 5-6, 8-10, 12-13, 15-16 and 18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Applicant's own Prior Art admissions (hereafter APA) in view of Kim (US 6,414,670).

With respect to claim 1, APA discloses a method of driving a liquid crystal display device, the liquid crystal display device comprising driver circuit, which comprises a timing controller (110 in fig. 1) driven by a data transmission signal (LOAD signal) (fig. 2) and a source driver (120 in fig. 1) driven by a data reception signal (DSTH signal) (fig. 2).

APA does not expressly disclose, the method comprising the steps of: detecting a status of the LOAD signal; and controlling a DCLK signal according to the status of the LOAD signal.

Kim discloses, detecting a status of the LOAD signal (STV2 in fig. 8); and controlling a DCLK signal (clk1 in fig. 9) according to the status of the LOAD signal (col. 5, line 33-35, col. 6, lines 3-5; also note the waveforms in fig. 9 which demonstrate a turning off of clk1).

The APA and Kim are analogous art because they are from the same field of endeavor, namely LCD control circuitry.

At the time of the invention it would have been obvious to one of ordinary skill in the art to only provide clock signals to the source drivers, taught by APA, which are providing driving signals to the source lines as taught by Kim. In other words, APA Application/Control Number: 10/661,502

Art Unit: 2629

teaches the signals of the claimed invention. Kim teaches, based on the state of two signals, enabling or disabling a clock signal. It seems obvious that one would combine these two teachings to enable or disable the clock signal of Applicant's admitted prior art.

The motivation for doing so would have been to reduce unnecessary power consumption (Kim, col. 6, lines 3-5).

Therefore it would have been obvious to combine Kim with APA for the benefit of power conservation to obtain the invention as specified in claim 1.

With respect to claim 2, APA discloses, a method of driving a liquid crystal display device, the liquid crystal display device comprising driver circuit, which comprises a timing controller (110 in fig. 1) driven by a data transmission signal (LOAD signal) (fig. 2) and a source driver (120 in fig. 1) driven by a data reception signal (DSTH signal) (fig. 2).

APA does not expressly disclose, the method being characterized in that: within the period from the time when data transmission signal (LOAD signal) is enabled to the time when the data reception signal (DSTH signal) is enabled, a data clock (DCLK signal) is forced to be at a low voltage level.

Kim discloses, within the period from the time when data transmission signal (LOAD signal) (STV2 in fig. 9) is enabled to the time when the data reception signal (DSTH signal) (STV1 in fig. 9) is enabled, a data clock (DCLK signal) (clk1 in fig. 9) is forced to be at a low voltage level (fig. 9, col. 5, lines 33-35; clk1 is at a at a high voltage between STV1 and STV2, i.e. when driving that specific gate line. Clk1 is not provided

Application/Control Number: 10/661,502

Art Unit: 2629

(set at a low voltage) when no driving signals are necessary for the gate, col. 5, lines 57-62, col. 6, lines 3-5).

At the time of the invention it would have been obvious to one of ordinary skill in the art to not provide a clock signal, as taught by Kim, between the LOAD and the DSTH signal of APA.

The motivation for doing so would have been to reduce unnecessary power consumption (Kim, col. 6, lines 3-5).

Therefore it would have been obvious to combine Kim with APA for the benefit of power conservation to obtain the invention as specified in claim 2.

With respect to claim 9, APA discloses, a method of driving a liquid crystal display device, the liquid crystal display device comprising driver circuit, which comprises a timing controller (110 in fig. 1) driven by a data transmission signal (LOAD signal) (fig. 2) and a source driver (120 in fig. 1) driven by a data reception signal (DSTH signal) (fig. 2), the method comprising the steps of: detecting the status of the LOAD signal to determine whether the data input begins; detecting the status of the DSTH signal to determine whether the data input is completed.

APA does not expressly disclose forcing a DCLK signal (clk1 in fig. 9) to be at a low voltage level when the LOAD signal is at a high voltage level; and returning the DCLK signal to be at a normal voltage level when the DSTH signal is detected (see the clk1 signal in fig. 9; also see col. 5, lines 33-62 for general operation discussion that is equivalent to the claimed invention as it is presently understood).

Application/Control Number: 10/661,502

Art Unit: 2629

Kim discloses, forcing a DCLK signal (clk1 in fig. 9) to be at a low voltage level when the LOAD signal is at a high voltage level (STV2 in fig. 9); and returning the DCLK signal to be at a normal voltage level when the DSTH signal is detected (see the clk1 signal in fig. 9; also see col. 5, lines 33-62 for general operation discussion that is equivalent to the claimed invention as it is presently understood).

At the time of the invention it would have obvious to one of ordinary skill in the art to not provide a clock signal, as taught by Kim, between the LOAD and the DSTH signal of APA.

The motivation for doing so would have been to reduce unnecessary power consumption (Kim, col. 6, lines 3-5).

Therefore it would have been obvious to combine Kim with APA for the benefit of power conservation to obtain the invention as specified in claim 9.

With respect to claim 16, APA discloses, a method of driving a liquid crystal display device (fig. 1), the liquid crystal display device comprising a driver circuit (100 in fig. 1), which comprises a timing controller (110 in fig. 1) and a source driver (120 in fig. 1) wherein the timing controller is driven by a data reception signal (DSTH signal in fig. 2) to receive image data, and outputs a data transmission signal (LOAD signal in fig. 2) and a digital image signal according to the image data (302 in fig. 1), and the source driver is driven by the data transmission signal (LOAD signal) to receive the digital image signal (also note page 1, lines 17-24; page 3, lines 14-19).

APA does not expressly disclose, detecting the status of the LOAD and DSTH signals.

Kim discloses, detecting the status of the LOAD signal (top STV2 in fig. 9) to force a DCLK signal (clk1 in fig. 9) to be at a low voltage level when the LOAD signal is at a high voltage level (fig. 9, col. 5, lines 33-35; clk1 is at a at a high voltage between STV1 and STV2, i.e. when driving that specific gate line. Clk1 is not provided (set at a low voltage) when no driving signals are necessary for the gate, col. 5, lines 57-62, col. 6, lines 3-5); and

detecting the status of the DSTH signal (top STV1 in fig. 9) to return the DCLK signal (clk1 in fig. 9) to be at a normal voltage level when the DSTH signal is detected (notice the timing of the two signals in fig. 9).

At the time of the invention it would have been obvious to one of ordinary skill in the art to only provide clock signals to the source drivers, taught by APA, which are providing driving signals to the source lines as taught by Kim.

The motivation for doing so would have been to reduce unnecessary power consumption (Kim, col. 6, lines 3-5).

Therefore it would have been obvious to combine Kim with APA for the benefit of power conservation to obtain the invention as specified in claim 16.

With respect to claims 3 and 10, APA further discloses, wherein the LOAD signal is enabled at a high voltage level (LOAD in fig. 2).

With respect to claims 5, 12 and 18, Kim further discloses, wherein forcing the DCLK signal (clk1) to be at a low voltage level begins at the falling edge of the LOAD signal (STV2) when being as a high voltage level (note dashed line from the falling edge of STV2 to the turning off of clk1; col. 5, lines 33-35).

With respect to claims 6 and 13, APA further discloses, wherein the DSTH signal is enabled at a high voltage level (DSTH in fig. 2).

With respect to claims 8, 15 and 20, Kim discloses, wherein forcing the DCLK signal (clk1) to be at a low voltage level ends at the rising edge of the DSTH signal (STV1) when being as a high voltage level (note dashed line from the rising edge of STV1 to the turning on of clk1; col. 5, lines 33-35).

8. Claims 4, 7, 11, 14, 17 and 19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Applicant's own Prior Art admissions (hereafter APA) in view of Kim (US 6,414,670) and further in view of Ranganathan (US 5,615,376).

With respect to claim 4, 11 and 17, APA and Kim disclose, the methods of claims 3, 10 and 16 (see above).

Neither APA nor Kim expressly disclose, wherein forcing the DCLK signal to be at a low voltage level begins at the rising edge of the LOAD signal when being as a high voltage level.

Ranganathan discloses, forcing VCLK (20' in fig. 4) to be a low voltage level at the rising edge of a signal (22 in fig. 4).

Ranganathan, APA and Kim are all analogous art because they are all drawn to the same field of endeavor namely LCD control circuitry.

At the time of the invention it would have been obvious to lower the clock voltage, disclosed by Kim and APA, at the rising edge of a signal as taught by Ranganathan.

The motivation for doing so would have been to achieve clock lowering more quickly, thus conserving more power.

Art Unit: 2629

Therefore it would have been obvious to combine Ranganathan with Kim and APA for the benefit of power conservation to obtain the invention as specified in claims 4, 11 and 17.

With respect to claims 7, 14 and 19, APA and Kim disclose, the methods of claims 6, 13 and 16 (see above).

Neither APA nor Kim expressly disclose, wherein forcing the DCLK signal to be at a low voltage level ends at the falling edge of the DSTH signal when being as a high voltage level.

Ranganathan discloses, ends forcing VCLK (20' in fig. 4) to be a low voltage level at the falling edge of a signal (24 in fig. 4).

At the time of the invention it would have been obvious to enable the clock voltage, disclosed by Kim and APA, at the falling edge of a signal as taught by Ranganathan.

The motivation for doing so would have been to slightly extend the clock lowering, thus conserving more power.

Therefore it would have been obvious to combine Ranganathan with Kim and APA for the benefit of power conservation to obtain the invention as specified in claims 7, 14 and 19.

Conclusion

9. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

Application/Control Number: 10/661,502 Page 11

Art Unit: 2629

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

10. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Will Boddie whose telephone number is (571) 272-0666. The examiner can normally be reached on Monday through Friday, 7:30 - 4:00 EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Amr Awad can be reached on (571) 272-7764. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Wlb 8/10/06

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